

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

THOMAS WOLF and LEE-ELLEN WOLF,

Plaintiffs,

Civil Action No:  
08 Civ. 3636 (KAM) (RER)

-against-

JAMES MILLER MARINE SERVICES, INC.,  
MILLER'S LAUNCH, INC., GODZILLA  
OCEAN LTD., FIRST MARINE SERVICE CO.,  
DAMPSKIBSSELSKABET NORDEN A/S, and  
M/V SPRING HAWK, now known as M/V  
BLUE SAND, her engines, tackle and  
appurtenances, *in rem*,

Defendants.

IN THE MATTER OF THE COMPLAINT,

OF

MILLER'S LAUNCH, INC., as owner of  
the M/V NICHOLAS MILLER 33 foot, 1992  
Breaux Bay Craft, Crew Boat for exoneration  
from or limitation of liability,

Petitioner.

THOMAS WOLF,

Defendant/Claimant/  
Third-Party Plaintiff,

-against-

GODZILLA OCEAN LTD., FIRST MARINE  
SERVICE CO. DAMPSKIBSSELSKABET  
NORDEN A/S, and M/V SPRING HAWK,  
now known as M/V BLUE SAND, her engines,  
tackle and appurtenances, *in rem*,

Third-Party Defendants.

08 Civ. 4799 (KAM) (RER)

**REVISED  
SCHEDULING ORDER**

Upon consent of the parties, it is hereby **ORDERED** as follows:

1. The deposition of Glenn Miller shall occur on or before June 4, 2010.
2. Plaintiff Wolf's liability expert shall be provided access to the "Nicholas Miller" to inspect, measure and/or photograph on or before May 28, 2010.
2. Defendants Godzilla Ocean Ltd. and First Marine Service Co. shall provide written responses to discovery demands on or before June 1, 2010.
3. The depositions of crewmembers of the M/V Spring Hawk on the date of incident shall occur telephonically on or before June 10, 2010. In the event these depositions cannot be arranged by then, and in the event the "Spring Hawk" interests intend to present any of these witnesses at trial, or to obtain affidavits for use in any motion, such witness(es) shall be produced for deposition prior to the court considering any such testimony or affidavits.
4. Plaintiff Thomas Wolf shall provide expert witness disclosure on or before July 1, 2010.
5. Expert witness disclosures of the Miller and Godzilla/First Marine parties shall occur on or before July 31, 2010.
6. Plaintiff Thomas Wolf shall provide expert witness reply disclosure on or before August 15, 2010.
7. All discovery, including deposition of experts, shall be completed on or before September 15, 2010.
8. Pre-motion letters regarding proposed dispositive motions must be submitted by September 15, 2010.

A Final Pre-trial conference will be held on

9/16/10 @ 10:00am

**\*(The court will schedule the conference listed above.)**

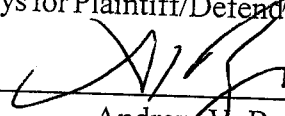
Dated: Brooklyn, New York

5/19, 2010

**[REDACTED]**  
RAMON E. REYES, JR.  
UNITED STATES MAGISTRATE JUDGE

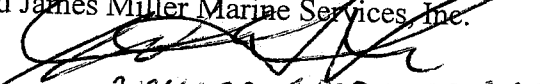
CONSENTED TO:

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